



08-12-05

~~IFW~~

Chester White
P.O. Box 730647
Corona, NY, 11373

U.S. Patent and Trademark Office
Commissioner for Patents
P.O. Box 1450
Alexandria, VA. 22313-1450

August 10, 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

DO NOT ENTER
8/13/05

Applicant : Chester White
Appl. No. : 10/668,870
Filed : 09/22/2003
Title : Electromagnetic, "fuelless," Passenger Vehicle (automobile)
Grp. / Art Unit : 3618
Examiner : J. Allen Shriver

Honorable Commissioner of Patents and Trademarks
Washington, D.C. 20231

RESPONSE

Sir:

In response to Office Action of 10/5/2005, examiner states Claim 1 is rejected as understood under 35 U.S.C. 103 (a) as being unpatentable over Flynn (US Patent 5,455,474) in view of Bisel et al. (US Patent 5,036, 930). I sincerely request that you consider, notwithstanding previous response to initial Office Action. I regret that I had not convinced the examiner using the only logical structure I knew of as a novice, and Pro Se, inventor. I ask that you take into consideration my submissions and do not favor a rejection of claim. These responses both state the rationale for non-obviousness and the relevant statutory rules and cases.

Flynn teaches, in respect to previous - pending - applications, a "... means to produce useful energy using permanent magnets as the driving source. This is also true of the present, [his] invention which represents an important improvement over the known constructions ..."